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EXAMINER

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**BEFORE THE BOARD OF PATENT APPEALS
AND INTERFERENCES**

Application Number: 10/071,373

Filing Date: February 08, 2002

Appellant(s): HOWARD ET AL.

Jason M. Howard et al.
For Appellant

EXAMINER'S ANSWER

This is in response to the appeal brief filed 05/26/2006 appealing from the Office action mailed 09/20/2005.

(1) Real Party in Interest

A statement identifying by name the real party in interest is contained in the brief.

(2) Related Appeals and Interferences

The examiner is not aware of any related appeals, interferences, or judicial proceedings which will directly affect or be directly affected by or have a bearing on the Board's decision in the pending appeal.

(3) Status of Claims

The statement of the status of claims contained in the brief is correct.

(4) Status of Amendments After Final

The appellant's statement of the status of amendments after final rejection contained in the brief is correct.

(5) Summary of Claimed Subject Matter

The summary of claimed subject matter contained in the brief is correct.

(6) Grounds of Rejection to be Reviewed on Appeal

The appellant's statement of the grounds of rejection to be reviewed on appeal is correct.

(7) Claims Appendix

A substantially correct copy of appealed claims 8-30 appears on pages 19-22 of the Appendix to the appellant's brief. The minor errors are as follows:

Re claims 8-9, the status identifier for these claims should be "Previously Amended" in placed of "Rejected".

Re claims 10-30, the status identifier for these claims should be "Original" in placed of "Rejected".

(8) Evidence Relied Upon

No evidence is relied upon by the examiner in the rejection of the claims under appeal.

(9) Grounds of Rejection

The following ground(s) of rejection are applicable to the appealed claims:

Claims 8-9, 15-16, and 19-23 were rejected under 35 U.S.C. § 102(b) as being anticipated by Chip et al. ("The Coreware Methodoloty: building a 200 Mflop processor in 9 man month's").

Claims 10-11 were rejected under 35 U.S.C § 103(a) as being unpatentable over Chip et al. ("The Coreware Methodoloty: building a 200 Mflop processor in 9 man month's") in view of Debabrata et al. ("A 600 MHz half-bit level pipelined accumulator-interleaved multiplier accumulator core").

Claims 12-14, 17-18, and 24-30 were rejected under 35 U.S.C. § 103(a) as being unpatentable over Chip et al. ("The Coreware Methodoloty: building a 200 Mflop processor in 9 man month's") in view of Choquette (U.S. 6,480,872).

DETAILED ACTION

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless –

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 8-9, 15-16, and 19-23 are rejected under 35 U.S.C. 102(b) as being anticipated by Chip et al. ("The Coreware Methodology: building a 200 Mflop processor in 9 man months").

Re claim 8, Chip et al. disclose in Figures 2 and 4 an integrated circuit (e.g. Figure 4) comprising: a multiplier (e.g. FMUL as floating-point multiplier in Figure 2) coupled to receive interleaved operands (e.g. a, e, i, and m, as the interleaved operands in Figure 2 wherein a, e, i, and m are interleaved selected in column style of matrix 4x4 in equation 1 page 549) and to produce a product (e.g. output of FMUL in Figure 2), and a multi-threaded accumulator (e.g. FADD as floating-point adder in Figure 2 and page 550 right column lines 8-12) coupled to the multiplier to receive the product (e.g. the input of FADD is connected to the output of FMUL in Figure 2).

Re claim 9, Chip et al. further disclose in Figures 2 and 4 a control circuit to interleave input interleaved operands from different operand streams into the multiplier (e.g. Opcode circuit in Figure 4).

Re claim 15, Chip et al. further disclose in Figures 2 and 4 the integrated circuit (e.g. Figure 4) is a circuit selected from the group comprising a processor (e.g. abstract), a memory (e.g. register files in Figure 4), a memory controller (e.g. Opcode control in Figure 4), an application specific integrated circuit, and a communications device (e.g. page 549 left column under graphic processor).

Re claim 16, Chip et al. disclose in Figures 2 and 4 an accumulator circuit (e.g. FADD in Figure 2) to accept operands from different threads interleaved in time (e.g. page 550 lines 9-13 right column), the accumulator having intermediate registers to simultaneously hold partial results from each of the different threads (e.g. Figure 2 wherein the FADD holds 4 separate registers for xt, yt, zt, and wt respectively).

Re claim 19, Chip et al. further disclose in Figures 2 and 4 the operands are floating point numbers in IEEE single precision format (e.g. page 551 line 5 under conclusion section).

Re claim 20, Chip et al. further disclose in Figures 2 and 4 the operands are floating point numbers in a floating point format other than IEEE single precision format (e.g. page 551 line 5 under conclusion section).

Re claim 21, Chip et al. further disclose in Figures 2 and 4 the floating point numbers include exponent fields with a least significant bit weight other than one (e.g. page 550 lines 4-5 in right column).

Re claim 22, Chip et al. further disclose in Figures 2 and 4 the floating point numbers include exponent fields with a least significant bit weight equal to thirty-two (e.g. page 550 lines 4-5 in right column).

Re claim 23, Chip et al. disclose in Figures 2 and 4 a multiplier to produce a product (e.g. output of FMUL as $a \times x$ in page 550); and an accumulator (e.g. FADD in Figure 2) coupled to receive the product from the multiplier, the accumulator including sequential elements to provide a multi-threaded capability (e.g. page 550 lines 9-14 right column).

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

Claims 10-11 are rejected under 35 U.S.C. 103(a) as being obvious over Chip et al. ("The Coreware Methodology: building a 200 Mflop processor in 9 man months") in view of Debabrata et al. ("A 600 MHz half-bit level pipelined accumulator-interleaved multiplier accumulator core").

Re claim 10, Chip et al. disclose in Figures 2 and 4 the multi-threaded accumulator is configured to sum floating point numbers having mantissas (e.g. FADD in Figure 2). Chip et al. do not disclose the mantissa is in carry-save format. However, Debabrata et al. disclose in Figure 4 the multi-threaded accumulator is configured to sum floating point numbers having mantissas in carry-save format (e.g. Figure 4 and page 502 lines 2-5 wherein the final result of accumulator is in the carry-save format). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention is made to replace the mantissas in carry-save format as seen in Debabrata et al.'s invention into Chip et al.'s invention because it would enable to increase the system performance (e.g. abstract, section 4, and page 502 lines 5-9).

Re claim 11, Chip et al. further disclose in Figures 2 and 4 the multi-threaded accumulator includes at least one intermediate register to facilitate accumulating two interleaved product streams simultaneously (e.g. FADD in Figure 2).

Claims 12-14, 17-18, and 24-30 are rejected under 35 U.S.C. 103(a) as being obvious over Chip et al. ("The Coreware Methodology: building a 200 Mflop processor in 9 man months") in view of Choquette (U.S. 6,480,872).

Re claim 12, Chip et al. do not disclose in Figures 2 and 4 a floating point conversion unit coupled between the multiplier and the multi-threaded accumulator to convert the product from a first floating point representation to a second floating point representation. However, Choquette discloses in Figure in Figure 4 a floating point conversion unit coupled (e.g. 414) between the multiplier (e.g. 410 and 412) and the multi-threaded accumulator (e.g. 416) to convert the product from a first floating point representation to a second floating point representation (e.g. before the shifter and after the shifter respectively). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention is made to add a floating point conversion unit coupled between the multiplier and the multi-threaded accumulator to convert the product from a first floating point representation to a second floating point representation as seen in Choquette's invention into Chip et al.'s invention because it would enable to properly producing the correct product-accumulation by shifting or aligning the product to the accumulation register (col. 5 lines 5-9).

Re claim 13, Chip et al. further disclose in Figures 2 and 4 the first floating point representation includes an exponent field having a least significant bit weight of one, and the second floating point representation includes an exponent field having a least significant bit weight of thirty-two (e.g. page 550 lines 4-5 in right column).

Re claim 14, Chip et al. do not disclose in Figures 2 and 4 the multi-threaded accumulator circuit includes at least one constant shifter to conditionally shift a mantissa thirty-two bit positions. However, Choquette discloses in Figure 4 a constant shifter (e.g. 414) to conditionally shift a mantissa thirty-two bit positions. Therefore, it would have

been obvious to a person having ordinary skill in the art at the time the invention is made to add a constant shifter for shifting a mantissa thirty-two bit positions as seen in Choquette's invention into Chip et al.'s invention because it would enable to properly producing the correct product-accumulation by shifting or aligning the product to the accumulation register (col. 5 lines 5-9).

Re claims 17-18, Chip et al. do not disclose in Figures 2 and 4 a constant shifter prior to a first intermediate register, and a multiplexor subsequent to the first intermediate register and an adder circuit prior to a second intermediate register; and a second multiplexor subsequent to the second intermediate register. However, Choquette discloses in Figure 4 a constant shifter (414) prior to a first intermediate register (411), and a multiplexor subsequent (e.g. mux prior selecting operands into adder 416 on the left) to the first intermediate register and an adder circuit (e.g. 416) prior to a second intermediate register; and a second multiplexor (e.g. mux prior selecting operands into adder 416 on the right) subsequent to the second intermediate register (e.g. 418). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention is made to add a constant shifter prior to a first intermediate register, and a multiplexor subsequent to the first intermediate register and an adder circuit prior to a second intermediate register; and a second multiplexor subsequent to the second intermediate register as seen in Choquette's invention into Chip et al.'s invention because it would enable to properly producing the correct product-accumulation by shifting or aligning the product to the accumulation register (col. 5 lines 5-9).

Re claim 24, it has same limitations cited in claim 12. Thus, claim 24 is also rejected under the same rationale as cited in the rejection of rejected claim 12.

Re claim 25, Chip et al. further disclose in Figures 2 and 4 the accumulator (e.g. FADD in Figure 2) is configured to produce a present sum from the converted product (e.g. output of FMUL) and a previous sum (e.g. feedback from FADD) having the second exponent weight.

Re claim 26, Chip et al. do not disclose a post-normalization unit to convert the present sum to a floating-point resultant having the first exponent weight. However, Choquette discloses in Figure 4 a post-normalization unit to convert the present sum to a floating-point resultant having the first exponent weight (e.g. feedback of register C into the mux prior entering shifter 414 in Figure 4). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention is made to add a post-normalization unit to convert the present sum to a floating-point resultant having the first exponent weight as seen in Choquette's invention into Chip et al.'s invention because it would enable to properly provide a desire format as predetermined by the system.

Re claim 27, Chip et al. further disclose in Figures 2 and 4 the accumulator includes: an adder path (e.g. Figure 2). Chip et al. do not disclose an adder bypass path. However, Choquette discloses in Figure 4 an accumulator including an adder bypass path (e.g. output of 412 directly feeds to the result register 416). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention is made to add a bypass path as seen Choquette's invention into Chip et al.'s invention because it would enable to increase the system performance by bypassing the alignment.

Re claim 28, it has same limitations cited in claim 21. Thus, claim 28 is also rejected under the same rationale as cited in the rejection of rejected claim 21.

Re claim 29, it has same limitations cited in claim 22. Thus, claim 29 is also rejected under the same rationale as cited in the rejection of rejected claim 22.

Re claim 30, it has same limitations cited in claim 10. Thus, claim 30 is also rejected under the same rationale as cited in the rejection of rejected claim 10.

(10) Response to Argument

A. Discussion of the rejection of claims 8-9, 15-16, and 19-23 under 35 U.S.C. 102(b) as being anticipated by Chip et al. ("The Coreware Methodology: Building a 200 Mflop Processor in 9 Man Months").

The applicant argues in pages 8-10 for claims 8-9 and 15 that the cited reference by Chip et al. fails to disclose or teach interleaved operands and fails to teach multi-thread operations with the following two reasons: First, the Chip et al.'s disclosure of "effectively interleaving" a multiplier and an adder is not the same as receiving actual interleaved operands at the multiplier (page 9); Second, the table 2 of cited reference discloses an addition operation, but fails to disclose a multi-thread addition wherein the multiple threads are defined as sets of operands that produce different products and are maintained as separate entities throughout the operations performed on these sets of operands as they pass through the multi-threaded accumulator.

The examiner respectfully submits that the cited reference by Chip et al. either inherently or expressively discloses every single limitation cited in the claimed invention.

In particular, the reference discloses the interleaved operands and the multi-thread operations (e.g. equation 1 in page 549, first paragraph right column in page 550, and Figure 2). The claim(s) does not define or require how the operands are interleaved but rather the claim(s) requires the multiplier receives the interleaved operands which can be seen in equation 1 page 549 and Figure 2 in page 550 wherein the interleaved operands are {a, e, i, m} input into the multiplier (e.g FMUL in Figure 2). For non-interleaved multiplication respect to equation 1, the inputs into the multiplier should be in sequence alphabet order as {a, b, c, e, f, g, h...} as seen in Figure 1. However for interleaved multiplication respect to equation 1, the inputs are interleaved by 4 unit or by row into the multiplier as {a, e, i, m, b, f, j, n...} as seen in Figure 2. Therefore, the Chip et al.'s disclosure of "effectively interleaving" operands is the same as receiving actual interleaved operands at the multiplier. Further, the reference also discloses a "multi-threaded accumulator" in Figure 2 and table 2 below wherein the accumulator labeled as FADD has four different threads to handle four different accumulation as the results seen in table 2 below. As defined by the specification page 3 line 2 to page 6 line 12, the multi-thread accumulator has multiple intermediated registers (e.g. 4 registers in Figure 2 corresponding to 4 separated operations in table 2 below) to simultaneously hold partial result from each of the different threads (e.g. at cycle 8 and on, the accumulator can hold simultaneously 4 partial result as summation of product corresponding to different operation as seen in table 2 below). Thus, the extended table 2 of cited reference discloses a multi-thread addition (e.g. operation in column 7-10 is addition) wherein the multiple threads are defined as sets of operands that produce different products (e.g. each

of column 3-6 produce different products according to equation 1 in page 549) and are maintained as separate entities throughout the operations performed on these sets of operands as they pass through the multi-threaded accumulator (e.g. in extended table 2, each of different products is accumulated separately along the registers).

Cycle	Time	Multiplier Operation				Adder Operation				Result
1	0.25	Ax								
2	0.5	Ex	Ax							
3	0.75	Ix	Ex	Ax						
4	1	Mx	Ix	Ex	Ax					
5	1.25	By	Mx	Ix	Ex	Ax+0				
6	1.5	Fy	By	Mx	Ix	Ex+0	Ax+0			
7	1.75	Jy	Fy	By	Mx	Ix+0	Ex+0	Ax+0		
8	2	Ny	Jy	Fy	By	Mx+0	Ix+0	Ex+0	Ax+0	
9	2.25	Cz	Ny	Jy	Fy	Ax+By	Mx+0	Ix+0	Ex+0	
10	2.5	Gz	Cz	Ny	Jy	Ex+Fy	Ax+By	Mx+0	Ix+0	
11	2.75	Kz	Gz	Cz	Ny	Ix+Jy	Ex+Fy	Ax+By	Mx+0	
12	3	Oz	Kz	Gz	Cz	Mx+Ny	Ix+Jy	Ex+Fy	Ax+By	
13	3.25	Dw	Oz	Kz	Gz	Ax+By+Cz	Mx+Ny	Ix+Jy	Ex+Fy	
14	3.5	Hw	Dw	Oz	Kz	Ex+Fy+Gz	Ax+By+Cz	Mx+Ny	Ix+Jy	
15	3.75	Lw	Hw	Dw	Oz	Ix+Jy+Kz	Ex+Fy+Gz	Ax+By+Cz	Mx+Ny	
16	4	Pw	Lw	Hw	Dw	Mx+Ny+Oz	Ix+Jy+Kz	Ex+Fy+Gz	Ax+By+Cz	
17	4.25		Pw	Lw	Hw	Ax+By+Cz+Dw	Mx+Ny+Oz	Ix+Jy+Kz	Ex+Fy+Gz	
18	4.5			Pw	Lw	Ex+Fy+Gz+Hw	Ax+By+Cz+Dw	Mx+Ny+Oz	Ix+Jy+Kz	
19	4.75				Pw	Ix+Jy+Kz+Lw	Ex+Fy+Gz+Hw	Ax+By+Cz+Dw	Mx+Ny+Oz	
20	5					Mx+Ny+Oz+Pw	Ix+Jy+Kz+Lw	Ex+Fy+Gz+Hw	Ax+By+Cz+Dw	
21	5.25						Mx+Ny+Oz+Pw	Ix+Jy+Kz+Lw	Ex+Fy+Gz+Hw	Ax+By+Cz+Dw
22	5.5							Mx+Ny+Oz+Pw	Ix+Jy+Kz+Lw	Ex+Fy+Gz+Hw
23	5.75								Mx+Ny+Oz+Pw	Ix+Jy+Kz+Lw
24	6									Mx+Ny+Oz+Pw

Table 2: extended table of latency of the interleaved scheme

The applicant argues in page 10 third paragraph to page 11 fifth paragraph that the cited reference by Chip et al. also fails “the accumulator having intermediate registers to simultaneously hold partial results from each of the different threads” as cited in claim 16 and “the accumulator including sequential elements to provide a multi-threaded capability” as cited in claim 23 because the cited reference discloses an accumulator operates on four ordinate transformations in parallel. In another words, Chip et al. does not teach the accumulator having intermediate registers to simultaneously hold partial results from each of the different threads.

The examiner respectfully submits that the cited reference by Chip et al. clearly disclose “the accumulator having intermediate registers to simultaneously hold partial results from each of the different threads” and “the accumulator including sequential elements to provide a multi-threaded capability” as briefly addressed above. In addition, the extended table 2 of cited reference discloses the accumulator having intermediate registers (e.g. Figure 2 the accumulator as FADD has four registers) to simultaneously hold partial results from each of the different threads (e.g. the extended table 2 discloses four registers from columns 7-10 simultaneously holding 4 separated summations of the product results). The accumulator as FADD in Figure 2 accumulating input results in sequential order as seen in the extended table 2. The accumulator does not operate on four ordinate transformations in parallel as alleged by the applicant. As seen in the extended table 2, the addition operation is only occurred at the first column or register, one addition per cycle as sequentially, and then propagate the summation along the registers in the accumulator.

B. Discussion of the rejection of claims 10-11 under 35 U.S.C. 103(a) as being obvious in view of the proposed combination of Chip et al. (“The Coreware Methodology: Building a 200 Mflop Processor in 9 Man Months”) in view of Debabrata et al. (“A 600 MHz Half-bit Level Pipelined Accumulator-Interleaved Multiplier Accumulator Core”).

The applicant argues in pages 13-14 for claims 10-11 that the cited reference fails to disclose the limitations cited in independent claim 8 and further the applicant disagrees with the motivation to combine the references because the carry-save

accumulation as a "bottleneck" that affects the throughput. Thus, it is improper or unmotivated to combine the references as obviousness.

The examiner respectfully submits that carry-save adder having carry-save format is well-known in the art for used conventionally in accumulator. The secondary reference by Debabrata et al. clearly disclose the carry-save accumulator in Figure 4 and under section 4 "Multiplier-Accumulator (MAC) Architecture". In order to improve or yield higher throughput, Debabrata et al. propose an interleaved pipelined MAC at the level of an XOR gate. In any case, the MAC is using or implementing the carry-save format for achieving high throughput (e.g. abstract and Figure 6). Therefore, it would have been obvious to a person having ordinary skill in the art at the time the invention is made to add a carry-save accumulation with the mantissas in carry-save format as seen in Debabrata et al.'s invention into Chip et al.'s invention because it would enable to increase the system performance in term of throughput (e.g. abstract, section 4, and page 502 lines 5-9). Thus, it is proper and motivated to combine the references under obviousness to disclose claimed invention.

C. Discussion of the rejection of claims 12-14, 17-18, and 24-30 under 35 U.S.C. 103(a) being obvious in view of the proposed combination of Chip et al. ("The Coreware Methodology: Building a 200 Mflop Processor in 9 Man Months") in view of Choquette (U.S. 6,480,872).

The applicant argues in page 15 for claims 12-14, 17-18, and 24-30 which is depend on claims 8, 16, and 23 respectively that Choquette fails to teach or suggest "the

interleaved operands” or a “multi-threaded accumulator coupled to the multiplier to receive the product” as generally cited in claims 8, 16, and 23.

The examiner respectfully submits that the features “the interleaved operands” or a “multi-threaded accumulator coupled to the multiplier to receive the product” are found in the primary reference by Chip et al. as clearly address above wherein the primary reference discloses the interleaved operands and the multi-thread operations (e.g. equation 1 in page 549, first paragraph right column in page 550, and Figure 2). The secondary reference by Choquette is used to disclose the missing element as the floating-point conversion unit which is obvious to a person having ordinary skill in the art at the time the invention is made to add that missing element.

The applicant argues in page 16 for claims 12-14, 17-18, and 24-30 that there is no teaching or suggestion to combine the shifter of Choquette with the matrix multiplication based on interleaved multiplier accumulator algorithm. Further, the inference that Chip et al. requires shifting or aligning to produce a “correct” product accumulation appears to be counter to the disclosure in Chip et al.

The examiner respectfully submits that the primary reference by Chip et al. clearly disclose the interleaved multiplier accumulator algorithm as addressed clearly above. The missing element from the primary reference is the floating-point conversion unit for converting from a first floating-point representation to a second floating-point representation. This missing element can be found in the secondary reference by Choquette as shifting and/or aligning the partial product prior adding in the accumulation

register (e.g. col. 5 lines 5-9). As suggest by the secondary reference in column 5 first paragraph, either the input operand must aligned using shifter (e.g. part 414 in Figure 4) for properly aligned before adding in order to produce the correct result (e.g. Figures 6-7 and col. 6 lines 45-65).

The applicant argues in page 17 that the Final Office Action fails to point out any portions of either of the cited documents to support the benefits as “enable to properly provide a desire format as predetermined by the system” and “increase the system performance by bypassing the alignment”.

The examiner respectfully submits that the obvious motivation does not necessary come from either cited reference, but it can still be motivated to combine using common knowledge of a person having an ordinary skill at the time the invention is made. Thus, it is obvious to add a post-normalization process to convert to different format as necessary in order to use in the next process as predetermined by the system. In addition, bypassing the alignment during the addition would obviously increase the system performance because it would take less time or cycle to produce the result of addition wherein alignment during the addition would take a cycle or so to perform. Therefore, it would have been obvious to any ordinary skill in the art at the time the invention is made to add a bypass path in order to increase the system performance as possible.

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(11) Related Proceeding(s) Appendix

No decision rendered by a court or the Board is identified by the examiner in the Related Appeals and Interferences section of this examiner's answer.

For the above reasons, it is believed that the rejections should be sustained.

Respectfully submitted,

Chat C. Do

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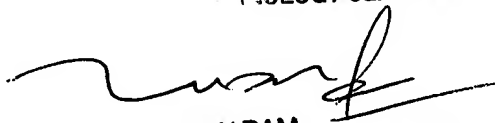
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